

असाधारण

EXTRAORDINARY

भाग ¹¹-लग्ड ³-उपलग्ड (i)

PART II-Section 3-Sub-section (i)

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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NEW DELHI, THURSDAY, JUNE 10, 1965/JYAISTHA 20, 1887

इस भाग में भिन्न पृष्ठ संस्था दी जाती है जिससे कि यह असग संकलम के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

CENTRAL BOARD OF DIRECT TAXES

NOTIFICATION

New Delhi, the 9th June 1965

G.S.R. 832.—In exercise of the powers conferred by section 46 of the Wealth-Tax Act, 1957 (27 of 1957), the Central Board of Direct Taxes hereby makes the following rules further to amend the Wealth-Tax Rules, 1957, namly:—

- 1. These rules may be called the Wealth-tax (Amendment) Rules, 1965.
- 2. In the Wealth-tax Rules, 1957-
- (a) after rule 1, the following rule shall be inserted, namely:-
 - "1A. Definitions.—In these rules, unless the context otherwise requires,—
 - (a) "Act" means the Wealth-tax Act, 1957;
 - (b) "Form" means a Form appended to these rules;
 - (c) "gold" means gold, including its alloy, whether virgin, melted, remelted, wrought or unwrought, in any shape or form, of a purity of not less than nine carats and includes any gold coin (whether legal tender or not) any gold ornament and any other article of gold;
 - (d) "gold ornament" means any article in a finished form, meant for personal adornment or for the adornment of any idol, delty or any other object of religious worship, made of, or manufactured from, gold, whether or not set with stones or gems, real or artificial, or with pearls, real, cultured or imitation or with all or any of them and includes parts, pendants or broken pieces of gold ornaments;
 - (e) "section" means a section of the Act":

- (b) for rules 3 to 7, the following rules shall be substituted, namely:—
 - "3. Form of return of net wealth.—(1) The return of net wealth referred to in sub-sections (1) and (2) of section 14 shall,—
 - (a) in the case of individuals and Hindu undivided families, be in Form A;
 - (b) in the case of companies, be in Form B; and shall be verified in the manner specified therein.
 - (2) Where the assessee is carrying on a business, a copy of the balance-sheet or trial balance as on the valuation date or on the date of the closing of accounts immediately preceding the valuation date, and a copy of the auditor's report, if any, shall also be furnished along with the return of net wealth.
 - 4. Notice of demand.—Every notice of demand under section 30 shall be in Form C:
 - Provided that a notice of demand relating to payment of wealth-tax provisionally assessed under section 15C shall be in Form D.
 - Appeal to the Appellate Assistant Commissioner.—(1) An appeal under section 23 to the Appellate Assistant Commissioner shall be in Form E and shall be verified in the manner provided therein.
 - (2) In any appeal preferred in Form E, the memorandum of appeal, the grounds of appeal and the verification shall be signed—
 - (a) in the case of an individual by the individual himself; where the individual is absent from India by the individual concerned or by some person duly authorised by him in this behalf and where the individual is mentally incapacitated from attending to his affairs, by his guardian or any other person competent to act on his behalf; and where for any other reason it is impossible for the individual to sign, by any person competent to act on his behalf;
 - (b) in the case of a Hindu undivided family, by the karta, and where the karta is absent from India or is mentally incapacitated from attending to his affairs, by any other adult member of such family, and
 - (c) in the case of a company, by the principal officer thereof.
 - 6. Form of appeal to Appellate Tribunal.—(1) An appeal under section 24 or section 26 to the Appellate Tribunal shall be in Form F and shall be verified in the manner provided therein.
 - (2) The memorandum of cross objections under sub-section (2A) of section 24 shall be in Form G and shall be verified in the manner provided therein.
 - 7. Application for reference to High Court.—An application under sub-section (1) of section 27 requiring the Appellate Tribunal to refer to the High Court any question of law shall be in Form H.";
- (c) in rule 8, in sub-clause (ii), for the words, brackets and figures "under sub-section (3) of section 61 of the Indian Income-tax Act, 1922", the following words, brackets and figures shall be substituted, namely:—
 - "under sub-section (5) of section 288 of the Income-tax Act, 1961";
 - (d) for rule 9, the following rules shall be substituted, namely:-
 - "9. Disclosure of information respecting assessees.—(1) The application to the Commissioner under section 42B for information relating to an assessee in respect of any assessment made under the Act shall be made in Form I.
 - (2) The information under section 42B shall be furnished by the Commissioner in Form J.
 - (3) Where it is not possible for the Commissioner to furnish the information asked for by the applicant under section 42B owing to the fact that the relevant assessment has not been completed, he shall inform the applicant in Form K.
 - (4) Where the Commissioner is satisfied that it is not in the public interest to furnish or cause to be furnished the information asked for, he shall intimate the fact to the applicant in Form L.
 - 10. Search and seizure.—(1) The powers of search and seizure under section 37A shall be exercised in accordance with sub-rules (2) to (11).

- (2) The Commissioner may, after recording his reasons for doing so, authorise any Inspecting Assistant Commissioner or any Wealth-tax Officer for the purposes of section 37A of the Act; such authorisation shall—
 - (i) be in writing under his signature;
 - (ii) bear his seal, and
 - (iii) authorise the Inspecting Assistant Commissioner or the Wealth-tax Officer, as the case may be, to enter and search any building cr place specified therein and to exercise the powers and perform the functions under sub-section (1) of section 37A.
- (3) Whenever any building or place authorised to be searched is closed, any person residing in or being in charge of such building or place shall, on demand by the Inspecting Assistant Commissioner or by the Wealth-tax Officer and on production of the authority, allow him free ingress thereto and afford all reasonable facilities for a search therein.
- (4) If ingress into such building or place cannot be so obtained, it shall be lawful for the Inspecting Assistant Commissioner or the Wealth-tax Officer executing the authority, with such assistance as he may deem necessary, to enter such building or place and search therein and in order to effect an entrance into such building or place, to break open any outer or inner door or window of any building or place, whether that of the person to be searched or of any other person, if after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance:
- Provided that, if any such building or place is an apartment in actual occupancy of a woman, who according to custom does not appear in public the Inspecting Assistant Commissioner or the Wealth-tax Officer, as the case may be, shall, before entering such apartment, give notice to such woman that she is at liberty to withdraw and shall afford her every reasonable facility for withdrawing and may then break open the apartment and enter it.
- (5) Where any person in or about such building or place is reasonably suspected of concealing about his person any article for which search is being made, such person may also be searched by the Inspecting Assistant Commissioner or the Wealth-tax Officer, as the case may be, with such assistance as he may consider necessary. If such person is a woman, the search shall be made by another woman with a strict regard to decency.
- (6) The inspecting Assistant Commissioner or the Wealth-tax Officer, as the case may be, shall, immediately before making the search, call upon two or more respectable inhabitants of the locality in which the building or place to be searched is situate to attend and witness the search and may issue an order in writing to them or any of them so to do.
- (7) The search shall be made in the presence of the witnesses aforesaid and a list of all things seized in the course of such search and of the places in which they were respectively found shall be prepared by the Inspecting Assistant Commissioner or the Wealth-tax Officer, as the ease may be, and signed by such witnesses, but no person witnessing a search shall be required to attend as a witness of the search in any proceedings under the Act unless specially summoned.
- (8) The occupant of the building or place searched or some person in his behalf shall be permitted to attend during the search and a copy of the list prepared under sub-rule (7) shall be delivered to such occupant or person. A copy shall also be forwarded to the Commissioner.
- (9) When any person is searched under sub-rule (5), a list of all things taken possession of shall be prepared and a copy thereof shall be delivered to such person. A copy shall also be forwarded to the Commissioner.
- (10) The Inspecting Assistant Commissioner or the Wealth-tax Officer, as the case may be, may convey the books of account and other documents, if any, seized by him in the course of the search made by him to the office of the Inspecting Assistant Commissioner or to any other authority not below the rank of Wealth-tax Officer employed in the execution of the Act.

- (11) The authorisation of the Commissioner referred to in sub-rule (2) shall be in Form M.
- 11. Prescribed authority.—The 'prescribed authority' for the purposes of subclause (ii) of sub-section (2) of section 44 shall be the Commissioner having jurisdiction over the case in the proceedings connected with which the person concerned is alleged to be guilty of misconduct.".

	Form A				
Form of return of Net Wealth	under sub-section (1) or (2) of Section 14	of the	. Wealth-T	ax Act, 1957.
(For IND	IVIDUALS and HINDU	UNDIVIDE	D FA	MILIES (only)
(For INDIVIDUALS and HINDU UNDIVIDED FAMILIES only) Wealth-tax Assessment year					
Individual	Citizen of India	Resident and	ordina	rily resides	et in India.
Hindu undivided family	Not a citizen of India	Resident but	not or	dinarily re	ident in India
	<u> </u>	No	t resi	dent in Ir	dia.
Residential Address					
STATEMENT OF ASS	SETS AND DEBTS AS		TŪV,	TION DA	TE
	Time I Troops to days	,, 1,m,-			
				Business assets Value Rs.	Other assets Value Rs.
SECTION A-IMMOVA	ABLE PROPERTY.				
	movable properties locate buildings in the immediat purposes):—				
(i) Immovable propert	y held as assets of a busin	essas per Ar	nexur	e I	
(ii) Other immovable	property—as per Annexu	re II .	•		
SECTION B—MOVABI	Total of Section A . LE PROPER T Y.				
Total value of all mov	able properties located in	India:-			
(i) Movable propert Annexure III	ies held as assets of a busi	ness—as per			
(ii) Other movable	properties-as per Annex	ure IV	-		• • • • • • • • • • • • • • • • • • • •
TOTAL of Sec	tion B				

Please read the notes on the last page of the return before filling up the form.

•	В	usiness assets Valuc Rs.	Other assets Value Rs.
SECTION C—ALL ASSETS			_
Total value of all assets located in India (Total of Sections A and B). Deduct.— Total value of debts in India owing by the assessee:	₫ <u>-</u> · · ·		
(i) Relating to business—as per Annexure V			
(ii) Other Debts—as per Annexure VI		•	
Balance: Wealth in India			
PART II—Assets located outside India			
(Note:—This part is not applicable to, and need not be filled in by asse of India or who are not resident in India or who are resident to in India.)			
SECTION D-IMMOVABLE PROPERTY.			
Total value of all immovable properties located outside India:-	-		
(i) Immovable properties held as assets of a business—as Annexure VII	ег		
(ii) Other immovable properties—as per Annexure VIII			— .
TOTAL of Section D			
SECTION E—MOVABLE PROPERTY.			
Total value of all movable properties located outside India :-	_		
(i) Movable properties held as assets of a business—as per A	\n- 		
(ii) Other movable porperties—as per Annexure X.			. ,
TOTAL of Section E			
SECTION F—ALL ASSETS			
Total value of all assets located outside India (Total of Section D and E)			
DeductTotal value of debts outside India owing by the assessed	:		
(i) Relating to business—as per Annexure XI			
(ii) Other debts—as per Annexure XII	•		· • • • • • • • • • • • • • • • • • • •
Balance: Wealth outside India	. . .	• • • • • • • • • • • • • • • • • • • •	

	PART III	
	Y	Relating to Not relate business ing to business Rs. Rs. 2 3
SEC	TION G—TOTAL NET WEALTH.	
	Wealth in India on which tax is payable—as per Section C of Part I above	
	Wealth outside India on which tax is payable—as per Section F of Part II above	
	Value of Assets, as per Annexure XIII, which is to be included in the net wealth of the assessee under section 4(1)	
	Value of Assets, as per Annexure XIV, on which tax is not payable but which is to be included in the net wealth under section 5(2).	
	Total	
	Grand Total (Total of Columns 2 and 3)	•••••••••
	are not included in Part I, II and III or the Annexures refet the assessee claims to be not taxable for any reason.)	
	Description of Asset Reason why exemption is	s claimed
r.		
. .		
•		

ANNEXURE I

(See Section A of Part I of this Return)

Statement of Immovable property (other than agricultural land and buildings in the immediate vicinity of such land used for agricultural purposes) located in India and held as assets of a business.

Identification of Property	Description of Property (If the property is lease- hold for a term of years, the unexpired	Annual value	Estimated capital value on valuation date
	term as on the valuation dates should be stated)	Rs.	Rs.
L			
2	•		
3	•		
4.	•		
5			
Total	value taken to Section A of F	Part I of this R	eturn
and its boundarie	and situation of property shoss to be clearly identified. novable property should be lis		
	Annexure II		
	ANNEXURE II (See Section A of Part I of the	is Return)	
Statement of immovable	(See Section A of Part I of the	ural land and b	ouildings in the imme ther than those inclu
	(See Section A of Part I of the	ural land and t	Estimated capita e value on valuation date Rs.
Statement of immovable diate vicinity of such land used ded in Annexure I.	(See Section A of Part I of the property (other than agricult for agricultural purposes) local Description of property (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be stated	ural land and b tted in India, o Annual valu	Her than those inclu Estimated capits e value on valuation date
Statement of immovable diate vicinity of such land used ded in Annexure I. Identification of Property	(See Section A of Part I of the property (other than agricult for agricultural purposes) loca Description of property (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be stated	ural land and b tted in India, o Annual valu	Her than those inclu Estimated capits e value on valuation date
Statement of immovable diate vicinity of such land used ded in Annexure I. Identification of Property	(See Section A of Part I of the property (other than agricult for agricultural purposes) local Description of property (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be stated	ural land and b tted in India, o Annual valu	Her than those inclu Estimated capits e value on valuation date
Statement of immovable diate vicinity of such land used ded in Annexure I. Identification of Property I.	(See Section A of Part I of the property (other than agricult for agricultural purposes) local Description of property (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be stated	ural land and b tted in India, o Annual valu	Her than those inclu Estimated capits e value on valuation date
Statement of immovable diate vicinity of such land used ded in Annexure I. Identification of Property 1	(See Section A of Part I of the property (other than agricult for agricultural purposes) local Description of property (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be stated	ural land and b tted in India, o Annual valu	Her than those inclu Estimated capits e value on valuation date

ty and its boundaries to be clearly identified.

Each item of immovable property should be listed separately, one below the Other.

ANNEXURE III

(See Section B of Part I of this Return)

Statement of Movable property located in India and held as assets of a business

		Description	n of th	ne 8880	ets 					Value Rs.
1.	Plant and machin	ery .								
2.	Furniture and fitti	ngs		•		•				• • • • • • • • • • • • • • • • • • • •
3.	Patent rights, copy	rights, etc.								
4.	Vehicles		•		•					
5.	Stores, spare parts	, tools and i	nstrun	ients						
6.	Stock in trade .		•			•				
7-	Sundry debtors		•					٠		
8.	Loans and advance	s owing to t	he ass	cssec						
9.	Cash in hand and	at Bank .		•		•				
10.	All other assets, ex	cept those or	a whic	h weal	th-tax	is no	t pays	ible. (Give d	otuiis)
	Total taken	to Section 1		An	NEKUI	u IV		Patrice Patrice		
	Statement	(S of Movable	es sec Prope							India
	Descript	ion of the as	sets				···			Value Rs.
<u>.</u>	(a) Stocks, bond of:—	s, Securities	and P	unds	(inclu	ding T	reasu	ıry Bil	lls)	
	(i) Central G	overnment				•		•		
	(ff) State Gov (ff) Local auth		•	•	•	•	٠	•	:	
(b)	Shares, debentures			anies,						

2. (a) Moneys lent out by way of loans or advances and interest accrued due thereon upto the valuation date. (b) Any other amounts due to the assessee which remain unpaid. (c) Amounts covered by insurance policies which have become due and payable but not paid. (d) Uncashed dividends, interest, etc. (e) Moneys in hand or in banks. 3. Value of the share or other interest as a partner in a partnership firm or member in an association of persons. (Gove Details.) 4. Annuity rights (other than pension or other annuity rights in respect of past employment as a salaried employee or annuities which are not commutable). 5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). List: Exemption Rs. 20,000 6. (a) Gold ornaments: Description weight. (b) Gold in any form other than gold ornaments: Description weight. (c) Jwellery other than gold ornaments: Description weight. 7. Other assets not included in the above items. (Give details):—		_	Description of the assets	Value Rs.
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or member in an association of persons. (Gove Details.) 4. Annuity rights (other than pension or other annuity rights in respect of past employment as a salaried employee or annuities which are not commutable). 5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). **Less: Exemption** Rs. 20,000 6. (a) Gold ornaments: Description weight. (b) [Gold in any form other than gold ornaments: Description weight. (c) Jwellery other than gold ornaments: Description weight.		(*)	Midneys III mand of III banks.	
4. Annuity rights (other than pension or other annuity rights in respect of past employment as a salaried employee or annuities which are not commutable). 5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). **Less: Exemption** Rs. 20,000** 6. (a) Gold ornaments:— Description weight. (b) [Gold in any form other than gold ornaments: Description weight. (c) Jwellery other than gold ornaments: Description weight.	3.	Val		
4. Annuity rights (other than pension or other annuity rights in respect of past employment as a salaried employee or annuities which are not commutable). 5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). **Loss: Exemption** Rs. 20,000** 6. (a) Gold ornaments: Description weight. (b) [Gold in any form other than gold ornaments: Description weight. (c) Jwellery other than gold ornaments: Description weight.			***************************************	
4. Annuity rights (other than pension or other annuity rights in respect of past employment as a salaried employee or annuities which are not commutable). 5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight. (b) [Gold in any form other than gold ornaments: Description weight. (c) Jwellery other than gold ornaments: Description weight.			***************************************	
pect of past employment as a salaried employee or annuities which are not commutable). 5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight. (b) [Gold in any form other than gold ornaments]: Description weight. (c) Jwellery other than gold ornaments: Description weight.			***************************************	
5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight. (b) [Gold in any form other than gold ornaments]: Description weight. (c) Jwellery other than gold ornaments: Description weight.	4.	An	pect of past employment as a salaried employee or annuities which	
5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight. (b) [Gold in any form other than gold ornaments]: Description weight. (c) Jwellery other than gold ornaments: Description weight.			*****	
5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments: Description weight. (b) [Gold in any form other than gold ornaments]: Description weight. (c) Jwellery other than gold ornaments: Description weight.			****************	
5. Tools and instruments etc., to enable the assessee to carry on his profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight (b) [Gold in any form other than gold ornaments]: Description weight (c) Jwellery other than gold ornaments: Description weight			***************************************	
profession or vocation. (Mention profession of vocation). Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight			,,	
Less: Exemption Rs. 20,000 6. (a) Gold ornaments:— Description weight	5.	То		
Less: Exemption Rs. 20,000 6. (a) Gold ornaments: Description weight			_	
Description weight (b) [Gold in any form other than gold ornaments]: Description weight				_ _
Description weight	6.	,		
Description weight		(h) I	Gold in any form other than gold ornaments.	
Description weight		(0)	•	
· · · · · · · · · · · · · · · · · · ·		(c)	·	
7. Other assets not included in the above items. (Give details):—	_			
	7.	Oth	er assets not included in the above items. (Give details):—	
Total value taken to section B of Part I of this Return			Total value taken to section B of Part I of this Return	

Value

Description of debt

ANNEXURE V

(Seee Section C of Part I of this Return)

									Rs.	
1. Secured Loans .										
2. Unsecured Loans										
 Trade Creditors 										
4. Other items (give de	tails.)									
			.							
**********	• • • • •		•							
	• • • • •	• • • • •		• • •						
	• • • • •		• • • • •	•••						_
	_ ,						taken f this			····
(See S Statement of detbs located in)	ection India o	Со	NEXUE of Part g by th	I of	f this	Retu th e r t	rn) han ti	ose inc	luded in Annex	ire V
Description of debt						· —			Value Rs.	
	otal rection						to	_		

Note.—Debts which have been incurred for acquiring assests which are exmpted from wealth tax, or forutilisation on such assets, or debts which have been secured for repayment on such assets should not be included in Annexure V or VI.

*Debts which are purely in the nature of contingent liabilities should not be included in these Statements.

Annexure VII

(See Section D of Part II of this Return)
Statement of immovable property located outside India and held as assets of a business

Description of the property	Place where it is situated	Annual Value Rs.	Estimated capital value as on valuation date Rs.
1			
2			
3			
4		, , , , , ,	

Total value taken to section D of Part II of this Return

ANNEXURE VIII

(See Section D of Part II of this Return)

Statement of immovable property located outside India other than those included in Annexure VII

Description of the property	Place where it is situated	Annual value Rs.	Estimated capital value as on valuation date Rs.
ı			
3.			
3			
4			
Total value t	aken to Section D of Pa	rt II of this Retur	n

ANNEXURE IX (See Section E of Part II of this Return)

Statement of movable property located outside India and held as assets of a business

Description of assets	Value Rs.
r. Plant and Machinery	
2. Furniture and fittings	*********
3. Patent rights, copyrights etc.	
4. Vehicles	
5. Stores, spate parts, tools and instruments	
6. Stock-in-trade	
7. Sundry debtors	
8. Loans and advances owing to the assessee	
9. Cash in hand and at Bank	
10. All other assets, except those on which wealth-tax is not payable (give details).	
•••••	
***************************************	<u> </u>
The state of Continue Hard Dans II after Dans of	

Total taken to Section E of Part II of this Return

ANNEXURE X

(See Section E of Part II of the Return)

Statement of Movable Property (non-business assets) located outside India.

		Descrip	otion of assets	Value Rs.
	(a)	Stock	s, bonds, securities	
		(i)	Of any Government or local authority in India inscribed for payment outside India	
			•••••	
		(ii)	Of foreign Governments.	
			•••••	

	(ъ)	Share	es, debentures or bonds of companies.	
			••••	

			,	
2,	(a)	Mon thero	eys lent out by way of loans or advances and interest accrued due n upto the valuation date.	

	(ь)	Any	other amounts due to the assessee which remain unpaid	
			•••••	

		Description of assets	Value Rs.
	(c)	Amounts covered by insurance policies whi and payable but not paid	ch have become due
	(d)	Uncashed dividends, interest etc.	
	(c)	Moneys in hand or in banks	
		••••••	
3.	Va	ue of the share or other interest as a partner member in an association of persons (Give de	
4.	(b)	Gold ornaments: Description Weight	
3,		Other assets not included in the above items (give details)	
		Total taken to Section E of P	art II of this Return
		annexure	XI
		(See Section F of Part	II of this Return)
	Stat	ement of debts located outside India owing by on by him.	the assessee, relating to a business carried
_		Description of debt	Value Rs.
		 Secured Loans Unsecured Loans Trade creditors Other items(give details) 	

		Total business debt I	s taken to Section F of Part II of this Return

ANNEXURE XII

(See Section F of Part II of this Return)

Statement of debts locate	d outside Indi	a owing by the	·	ose included in
Description	of debt		Val F	ue ls.
Tota	l non-business d	ebts taken to Se Part II of thi		
tax, or fo	r utilisation on s	uch assets, or de	assets which are exempted to the which have been secuted in Annexure XI o	ured for repay-
Debts wi cluded in	nich are purely in Annexure XI	n the nature of or XII.	contingent liabilities sho	ould not be in-
		ANNEXURE XIII		
	(See Section G	of Part III of th	is Return)	
Statement of assets tran	sferred by the	assessee to or child, etc	for the benefit of the s	pouse or minor
Description of assets	Date of transfer	Name of transferce	Value Rs.	
(a) which are to be in	icluded in the ne	t wealth of the a	ssessee [Sec.	
Total value tak	en to section G	of Part III of	this Section.	
	to be included in 1-3-64 [Proviso 1		of the assessee for assessn	ent year comm-
	AN	NEXURE XIV		
	See section G	of Part III of t	he Return)	
Statement of assets on win net	hich wealth-tax wealth under sea		but which are to be incl	ıded
Description	n of asset	Go	and date of Central vernment Notification empting from tax	Value Rs.
Deposits with Cer	ntral Governmen	t.		
Deposits with the	State Governme	ents.		
Securities of Cen	ral Government.	•		
Securities of State	Governments.			
Securities of loca	l authorities.			
		Total t Part	aken to Section G of III of this Return	

FORM OF VERIFICATION

I declare that to the best of my knowledge and belief the information given in the above statement is correct and complete and that no other asset required to be taken into consideration for computing my
the Hindu undivided family's
I a citizen of India resident and ordinarily resident in India
I further declare thatwasresident but not ordinarily resident in India-
the family a citizen of not resident in India during the year ending on the valuation date for which the Return is made.
Place
(Signature of assessee)
Status: Individual
Date
Note:-I. The return with the verification should be signed:-
(a) in the case of an individual, by the individual himself; where the individual is absent from India, by individual concerned or by some person duly authorised by him in this behalf; where the individual is mentally incapacitated from attending to his affairs, by his guardian or any other person competent to act on his behalf; and where for any other reason it is impossible for the individual to sign the return, by any person competent to act on his behalf;
(b) in the case of Hindu Undivided Family, by the Karta, and where the Karta is absent from India or is mentally incapacitated from attending to his affairs, by any other adult member of such family; and
(c) in the case of a company, by the principal officer there of.
2. In computing the net wealth on any valuation date under Section 19A, any assets of the estate distributed to or applied to the benefit of any specific legatee of the estate prior to that valuation date shall be excluded but the assets so excluded shall, to the extent such assets are held by the legatee on any valuation date, be included in the net wealth of such specific legatee on that valuation date.
3. Where the assessee is carrying on a business, a copy of the balance sheet or trial balance as on the valuation date or the date of the closing of account immediately preceding the valuation date must be enclosed to this return.
THE SIGNATORY SHOULD SATISFY HIMSELF THAT THE RETURN IS CORRECT AND COMPLETE IN EVERY RESPECT BEFORE SIGNING THE VERIFICATION
FORM B
Form of Return of Net Wealth under sub-section (1) or sub-section (2) of section 14 of the Wealth-tax. Act, 1957.
(FOR COMPANIES ONLY)
Wealth-tax Assessment Year
Name of the Company
Address
Whether the Company is Resident in India or not resident
Statement of assets and debts as on the valuation date

Note—A copy of the Balance Sheet as on the valuation date or or the date of the closing of accounts immediately preceding the valuation date, and a copy of the Auditor's Report and Certificate should be enclosed to this Return.)

PART I.-

Assets located in India

SECTION A.— IMMOVABLE PROPERTY:	Value Rs.
Total value of all immovable properties located in India (other than agricultural land and buildings in the immediate vicinity of such land used for agricultural purposes)—as per Annexure I	
SECTION B.—MOVABLE PROPERTY :	
Total value of all movable properities located in India-as per Annexure II.	
SECTION C.—ALL ASSETS:	
Total value of all assets located in India (Total of sections A and B)	
Deduct: Total value of debts in India owing by the company—as per Annexure III.	
Wealth in India	
Note—This Part is not applicable to, and need not be filled in by a company resident in India.	which is not
resident in India.	······································
SECTION D.—IMMOVABLE PROPERTY:	
Total value of all immovable properties located outside India—as per Annexure IV.	
SECTION E-MOVABLE PROPERTY:	
Total value of all movable properties located outside Indiaas per Annexure V.	
SECTION F.—ALL ASSETS:	
Total value of all assets located outside India—(Total of Sections D and E).	• • • • • • • • •
Deduct: Total value of debts outside India owing by the Company—as per Annexure VI.	· · · · · · · · · · · · · · · · · · ·
Wealth outside India	
" value value i i i i i i i i i i i i i i i i i i i	• • • • • • • • • • •

		II.		¥7-1	n.
SECTION G.	-TOTAL NET WEALTH:			Value	Rs
	Wealth in India on which tax is pay	yable as per Section (of Part I		
7	Wealth outside India on which ta of Part II.	x is payable—as per	Section F		
<i>Add</i> : ∇ t	alue of assets, as per Annexure VI, out which is to be included in the	I on which tax is not net wealth under see	payable tion 5(2).		
•			• _		••••
		net wi	EALTH		
	PART IV.				
Note,—1	The filling up of this Part is optional are not included in Parts I, II and which the Company claims to be r	III or the Annexure	referred to	assets to therein	whiel nbut
Descr	iption of the Asset Reas	on why exemption is	claimed		
I.	- 				
2.					
3.					
4.					
5-					
6					
	Annexur	н 1.			
	ACA- Canting A - CD-				
Statement of	(See Section A of Par	rt I of this Return)			
ım nəliate v	of Imposable Property (other the clinity of such land used for agriculty IMMOVABLE PROPERTY	an agricultural land ural purposes.)		dı ngs in	the
Identification of property	of Imnovable Property (other the cinity of such land used for agriculty IMMOVABLE PROPERTY Description of property. (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be	an agricultural land ural purposes.)		Capital	
Identification	of Imnovable Property (other the icinity of such land used for agriculty IMMOVABLE PROPERTY Description of property. (If the property is leasehold for a term of years, the unexpired term as	an agricultural land ural purposes.) ' LOCATED IN IN	DIA Estimated (Capital	
Identification	of Imnovable Property (other the cinity of such land used for agriculty IMMOVABLE PROPERTY Description of property. (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be	an agricultural land ural purposes.) **LOCATED IN IN. Annual value	DIA Estimated C value on va	Capital Iuation o	
Identification of property	of Imnovable Property (other the cinity of such land used for agriculty IMMOVABLE PROPERTY Description of property. (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be	an agricultural land ural purposes.) **LOCATED IN IN Annual value Rs.	DIA Estimated C value on va	Capital Juation o	
Identification of property	of Imnovable Property (other the cinity of such land used for agriculty IMMOVABLE PROPERTY Description of property. (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be	an agricultural land ural purposes.) **LOCATED IN IN. Annual value Rs.	DIA Estimated C value on va	Capital Juation o	
Identification of property 1.	of Imnovable Property (other the cinity of such land used for agriculty IMMOVABLE PROPERTY Description of property. (If the property is leasehold for a term of years, the unexpired term as on the valuation date should be	an agricultural land ural purposes.) **LOCATED IN IN. Annual value Rs.	Estimated (value on va	Capital Juation o	

- Note.—I. The description and situation of property should be such as to enable the property and its boundaries to be clearly identified.
 - 2. Bach item of immovable property should be listed, separately, one below the other

Total value, taken to Section A of Part I of this Return.

ANNEXURE II

(See Section B of Part I of this Return)

Statement of Movable Assets located in India

Description	of Assets.	Value Rs.
I. Fix	ed assets (other than immovable properties	
inc	luded in Annexure I of this Return):	
(a) p	lant and machinery	*******
(b) f	urniture and fittings	
(c) p	atents, trade-marks, designs etc.	
(b)	vehicles	
(e) :	all other fixed assets, excepting live stock.	*******
II. Investn	nents ;	
(a)	Stocks, bonds, securities and Funds (including Treasury Bills) of	
(i)	Central Government	
(ii)	State Governments	
(iii)	Local authorities	
(b)	Debentures or bonds (but not shares) of Companies	
(c)	Any other investments which are to be included in wealth (give details)	
III. C	irrent assets :	
(a)	Stores and Spare parts	*******
(b)	Loose tools (other than tools and implements, excluding plant and machinery, used for raising agricultural produce, or instruments and other apparatus used for scientific research).	••••
(c)	Sundry debtors	
(d)	Work-in-Progress	,,,,
(e)	Stock-in-trade	
(f)	Miscellaneous current assets	

IV. Loans and advances and other debts owing to the company (give details) V. Cash at hand and bank balances VI. All other movable assets which are not included in items I to V above and on which wealth-tex is payable Total value taken to Section B of Part I of this Return. Annexure III (See Section C of Part I of this Return) statement of debts located in India owing by the company Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
VI. All other movable assets which are not included in items I to V above and on which wealth-tex is payable Total value taken to Section B of Part I of this Return. Annexure III (See Section C of Part I of this Return) statement of debts located in India owing by the company Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks " (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
in items I to V above and on which wealth-tex is payable Total value taken to Section B of Part I of this Return. Annexure III (See Section C of Part I of this Return) tatement of debts located in India owing by the company Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks " (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
ANNEXURE III (See Section C of Part I of this Return) tatement of debts located in India owing by the company Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks " (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
(See Section C of Part I of this Return) attement of debts located in India owing by the company Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks " (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks * (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
Description of debt I. Secured Loans: (a) Debentures (b) Loans and advances from banks ** (c) Loans and advances from subsidiaries (d) Other loans and advances	Value Rs.
 I. Secured Loans; (a) Debentures (b) Loans and advances from banks (c) Loans and advances from subsidiaries (d) Other loans and advances 	Value Rs.
 (a) Debentures (b) Loans and advances from banks " (c) Loans and advances from subsidiaries (d) Other loans and advances 	
 (b) Loans and advances from banks 7 (c) Loans and advances from subsidiaries (d) Other loans and advances 	
(c) Loans and advances from subsidiaries (d) Other loans and advances	
(d) Other loans and advances	
· · ·	
YY YY	
II. Unsecured Loans:	
(a) Fixed Deposits !	
(b) Loans and advances from subsidiaries	
(c) Short term loans and advances	
(d) Other loans and advances	•••••
III. Current Liabilities:	
(a) Sundry creditors	
(b) Other miscellaneous items. (give details)	
IV. Ascertained liabilities treated as contingent liabilities: (Give details)	

Debts which are purely in the nature of contingent liabilities should not be included in this statement.

Annexure IV

(See Section D of Part II of this Return)

IMMOVABLE PROPERTY LOCATED OUTSIDE INDIA

Description of the property	Place where it is situated	Annual value	Estimated Capital value on valuation date.
		Rs.	Rs.
I			
2,			
3			
4			******
Total taken to Se	ection D of Part II of this	Return	
· · · · · · · · · · · · · · · · · · ·	Annexu	re V	
	(See Section E of Part	t II of this Return).	
Statement of Movable	e assets located outside Inc	lia.	
	Description of Assets		Value Rs.
	ets (other than immoval Annexure IV).	ble properties	
(a) Plant	and machinery		*******
(b) Furni	ture and fittings		********
(c) Patent	ts, trade marks, designs etc	e .	•••••
(d) Vehic	les		*******
(e) All ot	her fixed assets, exceeding	live-stock	********
II. Investment	es.		
	s, bonds, securities and F y Bills) of Governme s		•••••
(b) Deber	ntu res or bo nds (but not sh	ares) of companies	********
	other investments wh led in wealth (give detail		

ui. c	urrent Assets.	
(a)	Stores and spare parts	
(b)	Loose tools (other than tools and implements excluding plane and machinery, used for raising agricult ural produce, or instruments and other apparatus used for scientific research)	*********
(c)	y Stock-in-trade	
(d)		
(e)	Sundry debtors	
(f)	Miscellaneous current assets	********
IV. L	cans, advances and other debts owing to the company (give details).	

	sh on hand and bank balances	******
in	Il other movable assets which are not included items I to V above and on which wealth-tax payable.	*****
	aken to Section E of Part II of this Return.	_
1.00311	aken to section is over are it of this Rec. in.	
1.01311		
	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company	
tement	ANNEXURE VI (See Section F of Part II of this Return).	Value Rs.
tement	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company	Value Rs.
tement	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt.	Value Rs.
I. Sec	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt.	
I. Sec	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Leans Debentures Loans and advances from Banks	
I. Sec	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Loans Debentures Loans and advances from Banks Loans and advances from subsidiaries	
I. Sec (a) (b) (c)	Annexure VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Loans Debentures Loans and advances from Banks Loans and advances from subsidiaries	
I. Sec (a) (b) (c)	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Loans Debentures Loans and advances from Banks Loans and advances from subsidiaries Other loans and advances insecured Loans:	
I. Secondary (b) (c) (d)	ANNEXURE VI (See Section F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Leans: Debentures Loans and advances from Banks Loans and advances from subsidiaries Other loans and advances insecured Loans: Fixed Deposits	
I. Sec (a) (b) (c) (d) II, U	ANNEXURE VI (See Secton F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Loans Debentures Loans and advances from Banks Loans and advances from subsidiaries Other loans and advances insecured Loans: Fixed Deposits Loans and advances from subsidiaries	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
I. Secondary (a) (b) (c) (d) II. U	ANNEXURE VI (See Secton F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Loans Debentures Loans and advances from Banks Loans and advances from subsidiaries Other loans and advances nsecured Loans: Fixed Deposits Loans and advances from subsidiaries Short term loans and advances	
I. Secondary (a) (b) (c) (d) (b) (c) (d) (d)	ANNEXURE VI (See Secton F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Loans Debentures Loans and advances from Banks Loans and advances from subsidiaries Other loans and advances nsecured Loans: Fixed Deposits Loans and advances from subsidiaries Short term loans and advances	
I. Secondary (b) (c) (d) (b) (c) (d) (b) (c) (d)	ANNEXURE VI (See Secton F of Part II of this Return). of debts located outside India owing by the company Description of debt. cured Leans Debentures Loans and advances from Banks Loans and advances from subsidiaries Other loans and advances nsecured Loans: Fixed Deposits Loans and advances from subsidiaries Short term loans and advances Other loans and advances Other loans and advances	

IV. Ascertained liabilities treat	ed as contingent liabilities (Give de	tails)
Total taken to Section F of Part I	II of this Return	
Debts which are purely in the this statement.	nature of contingent liabilities sho	ould not be included in
	ANNEXURE VII.	
(See Sect	ion G of Part III of this Return).	
Statement of assets on which tax under Section 5(2)	is not payable but which are to be i	ncluded in net wealth
Description of asset	No. and date of Noti- fication exempting from tax	Value Rs.
Deposits with Central Government		
Deposits with State Governments		
Securities of the Central Government		
Securities of the State Governments		
Securities of local authorities		,
		
Total taken to Section G of Part	III of this Return ¶	Rs
For	am of Verification.	
I declare that to the best of my statements is correct and complete and for computing the company's net weal omitted.	knowledge and belief the informal that no other asset required to be the on the valuation date	taken into consideration
I further declare that the com-	resident pany was————————————————————————————————————	ring the year ending of
the valuation date for which the ret	urn is made.	
Place	********	
	(Signature	of Principal Officer)
Date		
		(Designation)

FORM C

[See rule 4] NOTICE OF DEMAND UNDER SECTION 30 OF THE WEALTH-TAX ACT, 1957.

> Status G.I.R. No.

To

Place....

This is to give you notice that for the asse	ssment year a sum of
Rs. details of whice determined to be payable by you.	th are given on the reverse has been
Treasury Officer 2.	The amount should be paid to the
Sub-treasury officer	
	at
Reserve Bank of India	
within 35 days of the service of this notice. T	he previous approval of the Inspect-
ing Assistant Commissioner of Wealth-tax has of less than 35 days for the payment of the athe purpose of payment.	
3. If you do not pay the amount within be liable to pay simple interest at four per cening after the end of the period aforesaid in section 31, of the Wealth-Tax Act, 1957.	it per annum from the date commenc-
4. If you do not pay the amount of tax wit (which may be as great as the amount of t you after giving you a reasonable opportunit section 221 of the Income-tax Act, 1961 rea Act, 1957.	ax in arrear) may be imposed upon y of being heard in accordance with
5. If you do not pay the amount within the for the recovery thereof will be taken in account 232 of the Income-tax Act, 1961 read with 1957.	ordance with sections 222 to 229, 231
6. The assessment has been made under Wealth-tax Act, 1957, because you failed to-	
Make the return of wealth under s	
comply with a notice issued under comply with a notice issued under	
7. If you intend to appeal against the asse an appeal under sub-section (1) of section 2 Appellate Assistant Commissioner of Weal days of the receipt of this notice in the prese as laid down in that form.	3 of the Wealth-tax Act, 1957 to the
8. The penalty payable by you has been Commissioner of Wealth-tax	under sub-section (3) of section 18 of appeal against the penalty, you may bection 24 of the said Act, to the Appels of the receipt of the order imposing b-section (4) of section 24 of the said
Dated	Wealth-tax Officer
Place	Circle/District

Notes.—(1) If you wish to pay the amount by cheque, the cheque should be drawn in favour of the Treasury Officer/Sub-treasury Officer/Agent, State Bank of India/reserve Bank of India.

(2) Delete the inappropriate words.

To

FORM D

(See proviso to rule 4)

NOTICE OF DEMAND UNDER SECTION 30 OF THE WEALTH-TAX ACT, 1957 FOR PAYMENT OF TAX PROVISIONALLY ASSESSED UNDER SECTION 15C OF THE WEALTH-TAX ACT, 1957.

Status
G.I.R. No.
Please take notice that for the assessment year————————————————————————————————————
2. The amount should be paid to
Treasury Officer
Sub-treasury Officer at
Agent, State Bank of India
Reserve Bank of India
within 35 days of the service of this notice. The previous approval of the Inspecting Assistant Commissioner of Wealth-tax has been obtained for allowing a period of less than 35 days for the payment of the above sum. A chalan is enclosed for the purpse of payment. 3. If you do not pay the amount within the period specified above, you shall be liable to pay simple interest (at four per cent per annum) from the date com-
mencing after the end of the period aforesaid in accordance with sub-section (2) of section 31 of the Wealth-tax Act, 1957.
4. Further if you do not pay the amount within the period specified above, penalty (which may be as great as the amount of tax in arrear) may be imposed upon you after giving you a reasonable opportunity of being heard in accordance with section 221 of the Income-tax Act, 1961 read with Section 32 of the Wealth-tax Act, 1957.
5. If you do not pay the amount within the period specified above, proceedings for the recovery thereof will be taken in accordance with sections 222 to 229 and 231 to 233 of the Income-tax Act, 1961, read with section 32 of the Wealth-tax Act, 1957.
Dated
Place
Wealth-tax Officer
Ward/Circle
Norts.—(1) If you wish to pay the amount by cheques, the cheque should be drawn in favour of the Treasury Officer Sub-treasury Officer/Agent, State Bank of India/Reserve Bank of India.

(2) Delete the inappropriate words.

Date -

FORM I

	TO CHANT M			
	[See rule	5]		
FORM OF APPEAL TO THE A WEALTH-TAX UNDER SECT	APPELLATI	E ASSISTA F THE WEA	NT COMM ALTH TAX	IISSIONER OF ACT, 1957
		Wealth-ta	ax Range-	
@No. —		of	19—-	19
Name and Address of the Appell	lant			
G.I.R. No.	n.			
Assessment year in connection v	with which	the appeal	is	
Wealth-tax Officer passing the o	order appea	led against		
Section and sub-section of the We which the Wealth-tax Of appealed against and the dat	ealth-tax A ficer passe e of such o	ct, 1957, und ed the ord rder	er er	
Where the appeal relates to any the date of service of the rel				
In any other case, the date of se the order appealed against	ervice of the	e intimation	of	
Section of the Wealth-tax Act, appeal is preferred	, 1957, und		he	
*Relief claimed in appeal				
Address to which notices may b	e sent to t	he appellant		
	,			Signed (Appellant)
	Statement	of Facts		
(Grounds of	Appeal*		
				Signed (Appellant)
F	ORM OF VE	RIFICATION		
above is true to the best of my	he appellan informatio	t, do hereby n and belief	declare th	nat what is stated
		Signa	ature ——	
Place ———		_	s of appe	İ

Notes:—(1) The form of appeal, grounds of appeal and the form of verification appended thereto shall be signed by a person in accordance with the provisions of section 15A of the Wealth-tax Act, 1957.

- (2) The memorandum of appeal, statement of facts and the grounds of appeal must be in duplicate and should be accompanied by a copy of the order appealed against and the notice of demand in original, if any.
- (3) Delete the inappropriate words.

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- (4) @The particulars will be filled in, in the office of the Appellate Assistant Commissioner.
- (5) *If the space provided herein is insufficient, separate enclosures may be used for the purpose.

FORM F

[See sub-rule (1) of rule 6]

FORM OF APPEAL TO THE APPELLATE TRIBUNAL UNDER SUB-SECTION (1) OR SUB-SECTION (2) OF SECTION 24 OR SUB-SECTION (1) OF SECTION 26 OF THE WEALTH-TAX ACT, 1957

	ppeal No.	Appellate Tribunal of	-		19
	pellant	Versus			Respondent
1.	The State in which	the assessment was	made.		
2.	Section under whi	ch the order appeal	ed against w	83	
3.	Assessment year in is preferred.	connection with w	hich the appe	eal	
4.	**The Wealth-tax	Officer passing the	original orde	r,	
5.	**Section of the Value W.T.O. passed	Wealth-tax Act, 1957 the order.	under whi	ch	
6.		Assistant Commission $23(5)/18(1)/37(2)$		he	
7.	**The Inspecting order under section	Assistant Commission 18(3).	ner passing t	he	
8.	**The Commission 18/25.	er passing the order	r under secti	on	
9.	Date of communica	tion of the order ap	pcaled agains	t.	
LO.	Address to whic appellant.	h notices may be	sent to t	he	
11.	Address to which respondent.	ch notices may be	sent to t	he	
12.	@@Relief claimed	in appeal.			
		@@Grounds	of Appeal		
	1.				
	2.				
	3.				
	4. etc.				
	Coci				Signed

(Appellant) Signed (Authorised Representative, if any)

	Verif	ICATION		
Verified tod Dated:	ted above is true to the best ay the	—, the app of my info	ellant do her mation and b day of	reby declare that belief. 19
Address:				Signed
1			Sta	atus of Applicant.
Notes:—1.	The memorandum of appeal accompanied by two copies fied copy) of the order approant order of the Wealth-te	(at least or	ne of which s	should be a certi-
	The memorandum of appearunt be accompanied by a ed that the fee should be a State Bank of India or a bobtaining a chalan from the chalan sent to the Appell appeal. The Appellate Tritidies or other negotiable institutions	fee of one redited in the redited in	hundred rupene Treasury of Reserve Basax Officer arall with the of accept che	es. It is suggest- r a branch of the ink of India after id the triplicate memorandum of ques, drafts, hun-
3.	The memorandum of appea set forth, concisely and un without any argument or n bered consecutively.	der distinct	heads, the g	round of appeal
	*The number and year of a Appellate Tribunal.		be filled-in in	n the office of the
5.				
0.	@@If the space provided may be used for the purpor		sumcient, seg	arate enclosures
	[See sub-rule	·	A 61	
FORM OF TRIBUNA	MEMORANDUM OF CROS L UNDER SUB-SECTION (2 TAX 2	SS OBJEC PA) OF SE ACT, 1957	TIONS TO THE CTION 24 OF	HE APPELLATE THE WEALTH-
In the	Income-tax Appellate Tribur	nal,———		
	jection No.	of	19	-19 .
**In Appe Appellant		of ersus	19	-19 . Responden
1. **App	eal No. allotted by the T	ribunal to	which	nesponden
2. The St	tate in which the assessment	was made.		
3. Section passed	n under which the order ap	pealed agair	nst was	
4. Assess	ment year in connection with n of cross objection is prefer	which the	memo-	
5. Date of	of reccipt of notice of appeal the Tribunal.	filed by the	appel-	

@@Relief claimed in the memorandum of cross objections.

6. Address to which notices may be sent to the respondent (cross objector).

7. Address to which notices may be sent to the appellant.

8.

1.	
2.	
3.	
4.	
etc.	
	Signed
	(Respondent)
	(Authorised representative, if any)
Verificat	ION
I, the r what is stated above is true to the best of	espondent to hereby declare that my information and belief.
Verified to-day the	day of ly .
Place	Ci-mad
NT	Signed.
Notes:—1. The memorandum of cross objectives:	-
and should set forth, concisely	ections should be written in English and under distinct heads of the cross nt or narrative and such objections ly.
 *The number and year of men filled in, in the office of the Ap 	norandum of cross objections will be pellate Tribupal.
 **The number and year of apper bunal and appearing in the not dent is to be filled in here by t 	al as allotted by the office of the Tri- ice of appeal received by the respon- he respondent.
	ound insufficient separate enclosures
FORM I	I
[See rule '	7]
FORM OF REFERENCE APPLICATION SECTION 27 OF THE WEA	UNDER SUB-SECTION (1) OF LTH-TAX ACT, 1957
Before the Income-tax Appell	ate Tribunal
The-	day of19
In the matter of the assessment to weal	th of—
for the a	ssessment year
R.A. (W.T.) No	
of 19 -19	
(To be filled in by office)	
(Applicant)	(Respondent)
State from which the Application is filed-	
Name and number of the appeal which gives	rise to the
The Applicant states as follows:—	

1. That the appeal noted above was decided by the Appellate Tribunal,
on
2. The notice of the order under sub-section (5) of section 24 of the Wealth-tax Act, 1957 was served on the applicant on
3. That the facts which are admitted and/or found by the Appellate Tribunal and which are necessary for drawing up a statement of the case, are stated in the enclosure for ready reference.
4. That the following questions of law arise out of the order of the Appellate Tribunal:—
(1)
(2)
(3)
5. That the applicant, therefore, requires under sub-section (1) of section 27 of the Wealth-tax, Act, 1957, that a statement of the case be drawn up and the questions of law numbered————————————————out of the questions of law referred to in paragraph 4 above be referred to the High Court.
6. That the documents or copies thereof, as specified below (the translation in English of the documents, where necessary, is annexed) be forwarded to the High Court with the statement of the case.
Dated————
Address———
Signed
(Applicant)
Date
Signed.
(Authorised representative, if any)
Notes:—1. The application must be made within sixty days of the date upon which the applicant is served with the order of the Appellate Tribunal which gives rise to the reference.

- - 2. The application must be accompanied by a fee of one hundred rupees, except where the applicant is the Commissioner of Wealth-tax. It is suggested that the fee should be credited in the Treasury or a branch of the State Bank of India or a branch of the Reserve Bank of India, will not accept cheques, drafts, hundies or other negotiable instruafter obtaining a challan from the Wealth-tax Officer. The Tribunal ments.

FORM I

[See sub-rule (1) of rule 9]

APPLICATION FOR INFORMATION UNDER SECTION 42B OF THE WEALTH-TAX ACT, 1957

m-	11111 1101) 1001
То	
The Cor	mmissioner of Wealth-tax,
Sir,	
I request y	ou to furnish information relating to-
(her	e give name, status and complete address of the assessee) the assessment year commencing on the 1st day of April, 19————————————————————————————————————
1	
2	
3	<u> </u>
• •	· · · · · · · · · · · · · · · · · · ·
-•	
	c.
1.——— 2.———	
et	tc. Signature of the applicant—————
	Name of the applicant (in capital letters)—
	Father's/Husband's name
	Full address—————
Dated	19
Notes:—(1)	A separate application has to be made in respect of each assessee and in respect of each assessment year.
(2)]	Regarding status, state whether the person about whom the information is required is an individual, Hindu Undivided family or Company. FORM J
	[See sub-rule (2) of rule 9]
FORM FOR	FURNISHING INFORMATION UNDER SECTION 42B OF THE WEALTH-TAX ACT. 1957
	Office of the
	Date
\mathbf{T} o	Date.
	
	was to some application datedunder section 49B

With reference to your application dated——under section 42B of the Wealth-tax Act, 1957, requesting information relating to——in respect of the assessment year commencing on the 1st day of April 19— the

said information/information res	pecting items No.—————————of the said
Name and address of the assessee	
Status	
Assessment year	
1. ————	
2. ————	
3.	
4. ————————————————————————————————————	
5. ————————————————————————————————————	
2. I/Commissioner of Wealth fled that it is not in the public	tax, amAs satis- interest to furnish information respecting items.
ing thereto is accordingly refuse	interest to furnish information respecting items. of your application and the information relat. d.
(Seal)	Signature of the authority furnishing the information.
Note:—Delete inappropriat	e words.
	FORM K
[See :	sub-rule (3) of rule 9]
FORM FOR INTIMATING NON SECTION 42B OI	N-AVAILABILITY OF INFORMATION UNDER THE WEALTH-TAX ACT, 1957
	Office of the
	Dated ———
No. ————	
To	
	
· - · · · ·	-4:3-4-1
the 1st day of April 19 — I	Act, 1957, requesting information relating to respect of the assessment year commencing on am to inform you that the said information is for the aforesaid assessment year has been made
in his/her/their case.	for the aforesaid assessment year has been made
(Seal)	Signature
Note.—Delete inappropriat	e words.
	FORM L
[<i>See</i> s	ub-rule (4) of rule 91
REFUSAL TO SUPPLY INFO	RMATION UNDER SECTION 42B OF THE ALTH-TAX ACT, 1957
	Office of the
	Dated
No. ————————————————————————————————————	
To	
With reference to your appl	ication dated under
secmon 42B of the Wealth-tax	Act, 1957, requesting for information relating to in respect of the assessment year commencing on

be in the pu	of April 19 — I am to say that I am satisfied that it will not ublic interest to furnish the information—asked for and I therefore urnish the same.
(Seal)	Signature-
	FORM M
	[See sub-rule 11 of rule 10]
WARRANT	OF AUTHORISATION UNDER SECTION 37A OF THE WEALTH- TAX ACT, 1957
The Insp	ecting Assistant Commissioner of Wealth-tax,
The Wea	lth-tax Officer,
	information has been laid before me and on the consideration thereof on to believe that
mua s	or a notice under sub-section (1) of section 37 of the Wealth-tax Act, 1957 or a notice under sub-section (4) of section 16 of the Wealth-tax Act, 1957, was issued by the Inspecting Assistant Commissioner of Wealth-tax/Wealth-tax Officer
a sun	or a notice under sub-section (1) of section 37 of the Wealth-tax Act, 1957 or a notice under sub-section (4) of section 16 of the Wealth-tax Act, 1957, has been issued by the Inspecting Assistant Commissioner of Wealth-tax/Wealth-tax Officer, to
lf a	summons under sub-section (1) of section 37 of the Wealth-tax Act, 1957 or a notice under sub-section (4) of section 16 of the Wealth-tax Act, 1957, is issued to
Sarvashi	ri/Shri/Shrimatiare/is in possession of articles or things (including money) wholly disproportionate to their/his/her known assets, particulars of which will be useful for, or relevant to, proceedings under the Wealth-tax Act, 1957;
ments, artic	ereas I have reason to suspect that such books of account, other docucles or things (including money) have been kept and are to be found (specify particulars of the building or place). This is to and require you
(a) t	o enter and search with the assistance of
	• • • • • • • • • • • • • • • • • • • •
3.	• • • • • • • • • • • • • • • • • • • •
the	said premises;

- (b) to place identification marks on such books and documents as may be found in the course of the search and as you may consider relevant to or useful for the proceedings aforesaid and to make a list thereof together with particulars of the identification marks;
- (c) to examine such books and or documents and make, or cause to be made, copies or extracts from such books and documents;
- (d) to seize such books and/or documents, and take possession thereof;
- (e) to convey such books or documents to the office of the Inspecting Assistant Commissioner of Wealth-tax or any other authority not below the rank of a Wealth-tax Officer employed in the execution of the Wealth-tax Act, 1957; and
- (f) to exercise all other powers and perform all other duties under the said section and the rules relating thereto.

Commissioner of Wealth-tax.

[No. W.T. 2/1965 (2/5 65-W.T.).] JAGDISH CHAND, Secy